State	e of Minnesota	District Court	
Cour	nty of	Probate Division Judicial District:	
		Court File No	
		Case Type: 14, Conservatorship	
	e: Emergency	Order Appointing Emergency Guardian Agent/Conservator	
Resp	This matter came on for hearing before the gency appointment of a Guardian and an ondent named above. The matter, having beg duly advised in the premises now makes the	agent or Agent/Conservator for the en considered by the Court, and the Court	
	FINDINGS O	OF FACT	
1.	A petition for appointment of a general will be filed in the immediate future with t	guardian for Respondent has been filed, or	
2.	Compliance with the procedures for ap	pointment of a general guardian will likely nt's health, safety, or welfare, and no other	
3.	The Respondent's needs for health, saf behavior and circumstances supporting thi	Tety, or welfare are at risk because: (Describe s allegation):	
4.	A petition for appointment of a general	l conservator of the estate for Respondent	
5.	has been filed, or will be filed in the imme	ediate future with this court. pointment of a general conservator will health, safety, or welfare; or property is per individuals who are in fact dependent other person appears to have the authority	
6.	The Respondent's needs for health, saf	ety, or welfare are at risk, or the preserved, because: (Describe behavior and	
7.	☐ No alternative less restrictive of civil ri	ights and liberties exists, including the use	
	of appropriate technological assistance.		

8.	The Court finds that the Guardian is the most suitable and best qualified among those available and willing to discharge the trust and is not excluded from appointment pursuant to M.S. § 524.5-309(c) or such Guardian has been approved by prior Order of a court pursuant to M.S. § 524.5-302(d); and the Conservator or agent is the most suitable and best qualified among those available and willing to discharge the trust and is not excluded from appointment pursuant to M.S. § 524.5-413(d).
	CONCLUSIONS OF LAW
1.	☐ The Respondent will likely suffer from substantial harm if an emergency guardian
2.	is not appointed. The Respondent's assets require an order of this Court to be preserved; property is needed for the support of the Respondent or for individuals who are in fact dependent upon the Respondent for support.
	ORDER
	NOW, THEREFORE, IT IS ORDERED:
 2. 	That:
3.	of appointment; and letters of Emergency Agency/Conservatorship shall issue to, upon the filing of an acceptance of appointment; and such letters shall reflect the expiration date for said appointment. Appointment of powers and duties:
	The Guardian shall have the power and duty to:
	Exercise all of the rights and powers on behalf of the Ward under M.S. § 524.5-313 subd.(c) paragraphs 1, 2, 3, 4, 5, 6 and 7. (If the Guardian is granted limited powers and duties, specify which powers and
	duties are vested in the Guardian by this Order.)
	Have custody of the Ward and establish the place of abode for the Ward within or without the State, M.S. § 524.5-313 (c)(1);
	Provide for the Ward's care, comfort and maintenance needs, M.S. § 524.5-
	313 (c)(2); Take reasonable care of the Ward's clothing, furniture, vehicles and other personal effects, M.S. § 524.5-313 (c)(3);
	Give any necessary consent to enable, or to withhold consent for, the Ward to receive necessary medical or other professional care, counsel, treatment or service, M.S. § 524.5-313 (c)(4);
	Approve or withhold approval of any contract, except for necessities, which the Ward may make or wish to make (<i>only given if no conservator is appointed</i>), M.S. § 524.5-313 (c)(5);
	Exercise supervision authority over the Ward, M.S. § 524.5-313 (c)(6);

	Apply on behalf of the Ward for any assistance, services, or benefits available to the Ward through any unit of government, M.S. § 524.5-313 (c)(7);
	(other);
	To exercise all other powers, duties and responsibilities conferred on the Guardian under applicable law.
The A	gent/Conservator shall have the power and duty to:
	Exercise all of the rights and powers under M.S. § 524.5-417 subd. (c) paragraphs 1, 2, 3, 4, 5 and 6.
(If the	Conservator is granted limited powers and duties, specify which powers and
duties	are vested in the Conservator by this Order.)
	Pay reasonable charges for the support, maintenance, and education of the Protected Person in a manner suitable to the Protected Person's station in life and the value of the Protected Person's estate, M.S. § 524.5-417 (c)(1);
	Pay out of the Protected Person's estate all lawful debts of the Protected Person, M.S. § 524.5-417 (c)(2);
	Possess and manage the estate of the Protected Person, collect all debts and claims in favor of the Protected Person, or with the approval of the court compromise them, institute suit on behalf of the Protected Person and represent the Protected Person in court proceedings, and invest pursuant to M.S. § 48A. 07(6) and 501B.151 all funds not currently needed for debts, charges, and
	management of the estate, M.S. § 524.5-417 (c)(3); Exchange or sell an undivided interest in real property, M.S. § 524.5-417
	(c)(4); Approve or withhold approval of any contract, except for necessities, which the Protected Person may make or wish to make, M.S. § 524.5-417 (c)(5);
	Apply on behalf of the Protected Person for any assistance, services, or benefits available to the Protected Person through any unit of government,
	M.S. § 524.5-417 (c)(6); and (other);
	To exercise all other powers, duties and responsibilities conferred on the Conservator under applicable law.
	onservator shall file a bond in the amount of \$ oppointment under this Order shall terminate:
	60 days after the date of this Order; 90 days after the date of this Order (for appointments made pursuant to a unty petition under M.S. § 626.557, subd. 10.)
	he court appointed attorney for the Ward and Protected Person, is hereby
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	Judge of the District Court Date
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